					mmissioner for Patents, Box PCT tes Patent and Trademark Office Washington, D.C. 20231				
U.S. APPLICATION NO.		FIRST NAMED APPLICAN	· · · · · · · · · · · · · · · · · · ·		ATTY, DOCKET NO				
	L	- <del></del>	D	4-1:32-2-310					
09/786896		WALT		INTERNATIONAL APPLICATION NO.					
			PCT/US99/20914						
ROBIN R SILVA FLEHR HOHBACH TEST ALB	DITTON & HEDE	COT		PC1/039	5/20514				
SUITE 3400	KITTON & FIER	I.A. FIL	I.A. FILING DATE PRIORITY DATE						
FOUR EMBARCADERO CENT			10 S	EP 99	11 SEP 98				
SAN FRANCISCO, CA 94111	4187								
			DAT	E MAILED:	L <b>6</b> APR 2001				
NOTIFICATION OF MI	SSING REQU	IREMENTS UN ED/ELECTED O	DER 35 U.S.C	C. 371 IN	TPE UNITED				
1. The following items have been					rademark				
Office as  a Designated	Office (37 CFR 1.	494) 🔀 an Elected	Office (37 CFR 1.	495):					
U.S. Basic National Fee.									
Copy of the internation	Court of the international application and Translation of the international application into English								
1 1	Oath or Declaration of inventors(s). Translation of Article 19 amendments into English.								
Copy of Article 19 am	endments.	Other:			•				
The International Preli	minary Examination	on Report in English a	and its Annexes, if	any.					
Translation of Annexe	s to the Internation	al Preliminary Exami	nation Report into	English.					
<u>_</u> ;					P - 15 11				
2. Applicant has requested early	y processing under	35 U.S.C. 371(f) but	has not filed the f	following in	dicated items and/or				
the indicated items in paragraph 3 prior to 20 or 30 months from the	helow. I he Basic priority date to avo	National ree and the bid abandonment.	copy of the interna	щонаг арри	cation must be filed $\Box$				
U.S. Basic National F		Copy of the inter	mational application	on.					
3. The following items MUST be	furnished within t	ne period set forth bel	ow in order to con	nplete the re	nuirements the				
acceptance under 35 U.S.C. 371:	onlication into En	alich A processing fe	e will be required	if submit ed	2 2				
a. Translation of the application into English. A processing fee will be required if submitted later than the appropriate 20 or 30 months from the priority date.									
The current translation is defective for the reasons indicated on the attached Notice of Defective									
Translation.  [ b. Processing fee for providing the translation of the application and/or the Annexes later than the									
appropriate 20 or 30 months from the priority date (37 CFR 1.492(f)).									
c. Oath or declaration of the inventors, in compliance with 37 CFR 1.497(a) and (b), properly identifying									
the application (preferably by the International application number and international filing date). A surcharge will be required if submitted later than the appropriate 20 or 30 months from the priority									
date.  The current oath	or declaration do	es not comply with 37	CFR 1.497(a) and	d (b) for the	reasons				
indicated on the	attached PCT/DO	/EO/917.	ha anneanciate 20	or 30 month	s from the				
d. Surcharge for prov		ectaration later than t	ne appropriate 20	or 50 month					
priority date (37 CFR 1.492(e)).  4. Additional claim fees of \$ as a \[ \] large entity \[ \] small entity, including any required multiple dependent									
claim fee, are required. Applicant must submit the additional claim fees or cancel the additional claims for which fees are due (37 CFR 1.492(g)). See attached PTO-875.									
5.  Applicant has not submitted		ence listing pursuant to	o 37 CFR 1.821-1	.825. See a	acoched				
PCT/DO/EO/920.									
ALL OF THE ITEMS SET FOR MONTHS FROM THE DATE OF THE PRIORITY DATE FOR T RESPOND WILL RESULT IN	OF THIS NOTIC HE APPLICATION	E OR BY 22 OR 32 I ON, WŁICHEVER I	MONTHS (where	37 CFR 1.4	495 applies) FROM				
The time period set above may be 1.136(a).	extended by filing	a petition and fee for	extension of time	under the p	rovisions of 37 CFR				
6. If box 3a or 3c is checked, a t Annexes will be cancelled. A pro 7. The Article 19 amendments or 30 (37 CFR 1.495(d)) months	cessing fee will be are cancelled since	required if submitted e a translation was no	later than 20 or 3	U months fro	om the priority date.				
Applicant is reminded that any co address given in the heading and	mmunication to thinclude the U.S. ap	e United States Patent optication no. shown a	and Trademark O bove. (37 CFR 1	ffice must b 5)	e mailed to the				
A copy of Enclosed: PCT/DO/E0/917	Not	MUST be return ice of Defective Trans	<i>ned with this</i> slation	response	<b>e</b> .				
PTO-875	<u>⊟</u> PC	IVDO/EO/920	John Ande	erson O	16				
- CODE DOTTO TO TO TO TO	2001)	Tale	phone: 703 308	0116	<u>- 4</u>				
FORM PCT/DO/EO/905 (March	2001)	1 610	-Priorie: 103 308	י סוו כי					

Commissioner for Patents, Box PCT United States Patent and Trademark Office Washington, D.C. 20231

					Washington, D.C				
U.S. APPLICATION NO	•	FIR NAMED APPLICANT			ATTY, DOCKET NO.				
09/786896	6	WALT	D	D A-6720-2/DJB					
•			L_	INTERNATIONAL APPLICATION NO. PCT/US99/20914					
ROBIN R SILVA	TEST ALBRITTON & HER	RBERT		7017	0333/20314				
SUITE 3400				I.A. FILING DATE	PRIORITY DATE				
FOUR EMBARCAD SAN FRANCISCO,				10 SEP 99	11 SEP 98				
0,44,4,4,4,4,4,4,4,4,4,4,4,4,4,4,4,4,4,					1.6 400 200				
					• 16 APR 2001				
NOTIFICATIO	N OF MISSING REQUESTATES DESIGNAT								
1 The following items	s have been submitted by the								
Office as	Designated Office (37 CFR	l.494) ⊏x an El	lected Office (3	7 CFR 1.495):					
U.S. Basic		Indication of			into English				
	e international application. eclaration of inventors(s).			ional application imendments into					
	rticle 19 amendments.	Cother:							
Priority D			P. 1. 12. 1	16					
☐ The Intern ☐ Translation	national Preliminary Examinat on of Annexes to the Internation	nal Preliminary l	gush and its An Examination Re	mexes, it any. eport into English	h.				
2. Applicant has re-	quested early processing unde	er 35 U.S.C. 371	(f) but has not f	filed the following	g indicated items and/or				
the indicated items in p	paragraph 3 below. The Basic	: National Fee an	d the copy of th	ne international a	application must be filed				
	hs from the priority date to ave c National Fee.	Copy of th	i. e international a	application.					
3. The following items	s MUST be furnished within	the period set for	th below in ord	ler to complete ti	ne requirements for				
acceptance under 35 U	.S.C. 371: tion of the application into Er	iglish. A process	sing fee will be	required if subm	aitted				
later than the appropriate 20 or 30 months from the priority date.									
The current translation is defective for the reasons indicated on the attached Notice : f D-fective  Translation									
b. Process	sing fee for providing the tran	slation of the app	olication and/or	the Annexes late	er than the				
appr	appropriate 20 or 30 months from the priority date (37 CFR 1.492(f)).  (c. Oath or declaration of the inventors, in compliance with 37 CFR 1.497(a) and (b), properly identifying								
the a	the application (preferably by the International application number and international filing date). A surcharge will be required if submitted later than the appropriate 20 or 30 months from the priority								
date									
indic	cated on the attached PCT/DC	D/EO/917.							
1	rge for providing the oath or	declaration later	than the approp	riate 20 or 30 m	onths from the				
prio: 4. Additional claim fe	rity date (37 CFR 1.492(e)). ess of \$asa ⊏a	large entity	small entity, in	cluding any requ	ired multiple dependent				
claim fee, are required	Applicant must submit the     See attached PTO-875.	additional claim	fees or cancel t	he additional cla	ims for which fees are				
5. Applicant has no	ot submitted the required sequ	ience listing purs	uant to 37 CFR	1.821-1.825.	See attached				
PCT/DO/EO/920.									
MONTHS FROM THE PRIORITY DA	S SET FORTH IN 3(a)-3(d) HE DATE OF THIS NOTIC TE FOR THE APPLICATI ESULT IN ABANDONMEN	E OR BY 22 OI ON, WHICHEV	R 32 MONTHS	6 (where 37 CF)	R 1.495 applies) FROM				
The time period set ab 1.136(a).	pove may be extended by filin	g a petition and f	ee for extension	of time under t	he provisions of 37 CFR				
Annexes will be cance 7. The Article 19:	checked, a translation of the A elled. A processing fee will b amendments are cancelled sin d)) months from the priority of	e required if subt ce a translation w	mitted later than	1 20 or 30 month	is from the priority date.				
Applicant is reminded address given in the h	that any communication to the eading and include the U.S. a	ne United States F application no. sh	Patent and Trade own above. (37	emark Office mu CFR 1.5)	ist be mailed to the				
A copy of this notice MUST be returned with this response.									
Enclosed: PCT/D	00/E0/917 No	tice of Defective		_					
PTO-8	75 <u>□</u> PC	T/DO/EO/920	Joh	nn Anderson					
FORM PCT/DO/EO/	905 (March 2001)			703 308-9116					